



Affidavit of Publication

STATE OF UTAH. }
County of Salt Lake } ss.

Shana D. Conaty

Being first duly sworn, deposes and says that he is legal advertising clerk of THE SALT LAKE TRIBUNE, a daily newspaper printed in the English language with general circulation in Utah, and published in Salt Lake City, Salt Lake County in the State of Utah, and of the DESERET NEWS a daily (except Sunday) newspaper printed in the English language with general circulation in Utah, and published in Salt Lake City, Salt Lake County, in the State of Utah.

That the legal notice of which a copy is attached hereto

Pub order to show cause #ACT-037-027 (Union

Carbide Corp.)

was published in said newspapers on Dec. 29, 1978

Shana D. Conaty
Legal Advertising Clerk

Subscribed and sworn to before me this 29th day of

Dec. A.D. 19 78

Notary Public

My Commission Expires

June 1, 1981

ORDER TO SHOW CAUSE
No. ACT/037/027
BEFORE THE BOARD OF OIL, GAS, AND MINING,
DEPARTMENT OF NATURAL RESOURCES in and for the
STATE OF UTAH
IN THE MATTER OF THE APPROVAL OF THE NOTICE OF
INTENT AND RECLAMATION PLAN SUBMITTED BY UNION
CARBIDE CORP., WILSON-SILVERBELL MINE, SAN JUAN
COUNTY, UTAH
THE STATE OF UTAH TO ALL OPERATOR TAKERS OF
PRODUCTION, MINERALS AND ROYALTY OWNERS, AND
PARTICULARLY ALL PERSONS INTERESTED IN TOWNSHIP
32 SOUTH, RANGE 26 EAST, SLBM, SAN JUAN COUNTY,
UTAH.
Notice is hereby given that tentative approval was given by
the Utah Division of Oil, Gas, and Mining, on December 21, 1978
to Union Carbide Corp., P.O. Box 1029, Grand Junction, Colorado
81501 to commence underground random room and pillar,
trackless, double shaft entry, uranium mining operations on
portions of Sections 15, 21, and 26, Township 32 South, Range 26
East, San Juan County, Utah. The name of the mine is the
Wilson-Silverbell Mine, and the person representing the company
in this matter is Mr. Mel Pembroke, Union Carbide Corp., P.O.
Box 1029, Grand Junction, Colorado 81501.
Union Carbide Corp. has fulfilled obligations under the Mined
Land Reclamation Act of 1975 (Section 40-8, U.C.A., 1953, as
amended), and will employ the following reclamation techniques
on approximately 10 acres of Leases and Leased claims.
During Operations:
1) Mining will be conducted in a safe, sound technical and
prudent miner-like manner.
2) Future site expansion will salvage topsoil in advance of
development and it will be stored in stabilized and revegetated
stockpiles.
3) New access roads will be constructed in a manner
agreeable to the surface owners and to allow for proper drainage.
4) Revegetation tests will be employed.
After Operations:
1) Surface debris, scrap metal, discarded wood, and
unusable buildings will be buried or removed from the site.
2) Portals, shafts, and ventilation holes will be sealed to
prevent unauthorized or accidental entry.
3) Dumps, pads and other disturbed sites will be stabilized
by rounding off outer edges, reducing the slope of the rock faces and
regrading drainage contours.
4) Compacted surfaces will be scarified, seeded with a
grass-shrub seed mixture in the fall, and drag covered.
5) Water evaporation ponds will be reclaimed.
6) The main road through the site will be left open for access.
7) Reclaimed areas will be monitored and reseeded if
necessary.
Reclamation performance surety will be established upon
final approval of the mining and reclamation plan.
Any person or agency aggrieved by this tentative decision is
hereby requested to submit written protest within 30 days of
December 21, 1978, to the Division of Oil, Gas, and Mining, 1588
West North Temple, Salt Lake City, Utah, setting forth factual
reasons for his complaint, and thereafter, at a time and place
heretofore established, appear before the Board of Oil, Gas, and
Mining, to show cause, if any there be, why this plan should not be
approved.
DATED this 21st day of December, 1978. STATE OF UTAH
BOARD OF OIL, GAS, AND MINING
SCHEREE WILCOX
Secretary of the Board
(B-63)

Proof of Publication
From
THE SALT LAKE TRIBUNE

Attorney

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Robert J. Handberg
Notary Public

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